A. Dove. iden name

and Gernty, there-

sembly of r Conrad m Church, erman Luconvey six nty, which ain Phillip eptember, vever from which the rts as may and grave

rising from equally dideacons of isposed of ngregation

I payment id Conrad n Church, erman Luoperly aco the puraforesaid he tract of

ntained in ale of that is erected,

re of said f this act, ol in said tom being

one of the primary school districts in Frederick county, CHAP. 168. and the part so sold to the said trustees, shall be that part on which a school house has lately been erected, which said school house shall be used for the benefit of the primary school in said school district, and shall in every respect, belong and be subject to all the restrictions of other school houses, built for similar purposes and belong to the county.

SEC. 6. And be it enacted, That if the trustees of the primary school district, and Conrad Michael and John two disinter-Ricker, of the German Reform Church, and Adam Coogle to value, etc. and Jacob Palmer, of the German Lutheran Church, appointed to sell the above described land, cannot agree about the price of the said half acre of land, then each side shall chose one disinterested person, and those two uninterested persons to select a third person in no manner interested, and the three persons so named shall fix on a price of said half acre of land, not however to take into consideration the school house erected thereon, but the actual value of said land, independant of the building; and the decision of a majority of said persons shall be final and conclusive.

May select

## CHAPTER 168.

An act concerning the Annapolis and Elkridge Rail Road Passed March Company.

SECTION 1. Be it enacted by the General Assembly of Authorized to Maryland, That the Annapolis and Elkridge Rail Road issue bonds, Company be, and they are hereby authorized to issue their bonds or certificates of debt, bearing an interest at the rate of six per centum per annum, payable on the first days of January and July in each year, to an amount in the whole, not exceeding the sum of eighty thousand dollars, and in denominations not less than one hundred dollars, in the names of the creditors of the company, as payees, for their respective claims against the company, to e ascertained by the president and directors thereof, with the exception of the claims hereinafter referred to, and irredemable except at the pleasure of the company or of the state, until after the expiration of thirty years from their date, and the faith of Faith of the the company is hereby pledged for the ultimate payment of pledged the principal of said bonds or certificates of debt, after the said term of thirty years, the said bonds or certificates of debt to be received by said creditors at their